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Rec'd PCT/P10 27 DEC 2005

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DECLARATION AND POWER OF ATTORNEY - USA FATENT APPLICATION

As a below named feventor, I hereby decises that

My residence, post office address and officerably are as suited below next to my name;

I believe I am the original, first and solv inventor of the subject matter which is claimed and for which a patent is sought on the invention smithed METHOD AND DEVICE FOR PRODUCING AN INJECTION MOULDED ARTICLE, TO THE EXTERNAL PERIPHERAL SURFACE OF WHICH AN ELEMENT, E.G. A LABEL IS APPLIED the specification of which:

was described and claimed in PCT International A	application No. PCT/EP2003/007550 filed a
July 11, 2003 and as amended under PCT Article 19	) on((f ery) wid/o
under PCT Article 34 on	(if any)-

I hereby state that I have reviewed and understand the comeans of the above identified specification, including the claims, as emended by any amendment referred to above;

I sciency ledge the duty to disclose information which is material to the patentability of this application in accordance with Title 37, Code of Federal Regulations, § 1.56;

I hereby claim foreign priority benefits under Title 35, United States Code, § 119 of any foreign application(s) for putent, design or inventor's certificate or any PCT interpational application(a) listed below and have also identified below any foreign application(s) for patent, design or inventor's certificate at any PCT interpational application(s) designating at least one country other than the United States of America filed for the same subject matter having a filing date before that of the application(s) of which priority is claimed:

## PRIOR FOREIGN APPLICATION(8)

COUNTRY (OR INDICATE IF PCT)	APPLICATION NUMBER	DATE OF FILING (day, mouth, year)	PRIORITY CLAIMED UNDER 37 U.S.C. § 119		
Germany	103 31 654,6	July 12, 2002	WYES	NOD	
,			U YES	NOD	

I hereby claim the benefit under Title 35. United States Code. § 120 of any United States application(s) listed below, and impose us the subject matter of each of the claims of this application is not disclosed in the prior United States application in the manner provided by the first paragraph of Title 35, United States Code § 112, 1 acknowledge the duty to disclose to the U.S. Parent and Trademark Office all information known to me to be material to patentability as defined in Title 37, Code of Pederal Regulations. § 1.56, which became available between the filling date of the prior application and the national of PCT (necessional filling date of the prior application:

Prior U.S.A. Application(s)	-		•
Application No.:	Filing Date:	Rtabus	

POWER OF ATTORNEY: I hereby appaint the registrants of Knobbe, Martena, Olson & Bear, LLP, 2040 Main Street, Fourteenth Ploct, Irvine, California 92614, Telephone (949) 760-0404, Customer No. 20,995.

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Page 2

Attempy's Docket No. ZUMST | 105APC

I beneby declare that all state on information and belief are believe that willful false statements and the 1001 of Talls 18 of the United States	ed to be true; and flather like so trade are punish Code and that such will	that firest sums	ments were impelsorm	omede with the k	mowledge or Section	
Sphilestion of any patent issued that	<b></b>					
- Urufi nume of sole or Erst inventors Peter Zimmarman						
Investor's signature S. 2	Day 16th	fonth <u>/2</u>	You*	2005		
Residence (city and country): _Greeks	num Caimeny 85	590 Haer	60ma	17		
Citizenship: German	V3C					
Post Office Address: _Pleminaccis_2	2 Gradown Outstan	DE SEESO				

Rechnerstrasse 22, Haar, Germany DE-85590

Send Correspondence To: KNOBBE, MARTENS, OLSON & BEAR, LLP Customer No. 20,995

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## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Peter Zimmennen Applicant 10/521,046 App. No. Filed January 11, 2005 METHOD AND DEVICE FOR For PRODUCING AN INJECTION MOULDED ARTICLE, TO THE EXTERNAL PERIPHERAL SURFACE OF WHICH AN ELEMENT. E.G. A LABEL IS APPLIED Unassigned Examiner

## ESTABLISHMENT OF RIGHT OF ASSIGNEE TO TAKE ACTION REVOCATION AND POWER

Commissioner for Patenna P.O. Box 1450 Alexandria, VA 22313-1450

## Dear Sir:

The undersigned is empowered to act on behalf of the assignes below (the "Assignes"). A true copy of the original Assignment of the above-captioned application from the inventor(s) to the Assignee is attached hereto. This Assignment represents the entire chain of title of this invention from the Inventor(s) to the Assignme.

I declare that all statements made herein are true, and that all statements made upon information and belief are believed to be true, and further, that these statements were made with the knowledge that willful, false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. § 1001, and that willful, false statements may jeopardize the validity of the application, or any patent issuing thereon.

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App. No.

10/521,046

Piled

Jacobry 11, 2005

The undersigned hereby revokes any provious powers of attorney in the subject application, and hereby appoints the registrants of Knobbe, Martens, Olson & Bear, LLP, Customer No. 28,995, as its attorneys with full power of substitution and revocation to presecute this application and to transact all business in the U.S. Patent and Trademark Office connected herewith. This appointment is to be to the exclusion of the inventor(s) and his attorney(s) in accordance with the provisions of 37 C.F.R. § 3.71.

Please use Customer No. 20,995 for all communications.

Dated: 21. 12. 2005

Hakuma Gmbj

Ву: Name

Title:

Address: Fraisinger Str.3b

Behing, Germany DE-85356

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PATENT

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WHEREAS, I Peter Zimmerman, a German chizen, residing at Gracher the Assigner (collectively if more than one investor is limited above) improvements in METHOD AND DEVICE FOR PRODUCING EXTERNAL PERIPHERAL SURFACE OF WHICH AN ELEMENT specification of which;

was described and claimed in PCT International Application No. PCT/EF2003/007550 filed on (ULTANA) and/or July 11, 2003 and my appended under PCT Article 19 on\_ (Many). ander PCT Article 34 on

AND WHEREAS, Helsums Grabbi, with its principal place of business at Problinger Sec. 3b., Eching. Communy DR-R1386. (Norchaster referred to 64 Assignee) desires to acquire the craits right, title, and interest in and to the said improvements with respect to the United States of America, its tearistics and possessions.

NOW, THEREFORE, for good and valuable consideration, the meeting and sufficiency of which is hereby schnowledged, Assignor hereby acknowledges that it has sold, surigned, transferred and set over, and by these presents done hereby sell, assign, transfer and set over, unto Aurignee, its avecaments, legal representatives and assigns, the entire right, title, and Interest in the United States of America, and its territories and possessions in, to and under said improvements, and any Patent Applications in the United States of America and all divisions. removals and continuations thereof, and all Februs of the United States of America which may be granted thereon and all relatates and extensions thereof, and all rights of priority under international Conventions; and Assigner hereby surhorizes and requests the Commissioner of Paunts of the United States of America to issue all Patents for said improvements to Assignee, he successors, keen representatives and surigers, in accordance with the terms of this may will cont.

AND ASSIGNOR HEREBY coverents and excess that it will communicate to Assignor, its recessors. legal representatives and assimus, any facts known to it respecting said improvements, and testify is any legal proceeding, sign all herful papers, execute all divisional, continuing and values applications, make all rightful carbs and generally do everything possible to aid Assignee, its successors, logal representatives and essigns, to obtain and enforce proper patent protection for said improvements in the United States of America.

IN TESTIMONY WHEREOF, Assignor intending to be beatly-bound has horeunto affixed its signature.

Witnessed b

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